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APPLICATION NO.	1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/502,014	10/502,014 07/20/2004		Tsukasa Aga	Q82625	8458
23373	7590	03/06/2006		EXAMINER	
SUGHRUI			CHEUNG, WILLIAM K		
2100 PENNSYLVANIA AVENUE, N.W. SUITE 800				ART UNIT	PAPER NUMBER
WASHING	VASHINGTON, DC 20037			1713	
				DATE MAILED: 03/06/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)	
10/502,014		AGA, TSUKASA	
	Examiner	Art Unit	
	William K. Cheung	1713	

Transfer of the state of the st	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address	
THE REPLY FILED 21 February 2006 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandon this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, we	hich
places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41 (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of	.31; or
following time periods:	
a) The period for reply expires <u>3</u> months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later	r In no
event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.	
Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITH MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).	
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee un CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set for above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ider 37 orth in (b)
2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of to of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the a Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).	
AMENDMENTS	
3. The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will not be entered because	e
(a) They raise new issues that would require further consideration and/or search (see NOTE below);	
(b) They raise the issue of new matter (see NOTE below);	
(c) ☐ They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issappeal; and/or	sues for
(d) \square They present additional claims without canceling a corresponding number of finally rejected claims.	
NOTE: See Continuation Sheet. (See 37 CFR 1.116 and 41.33(a)).	
4. The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL	324) .
5. Applicant's reply has overcome the following rejection(s):	
6. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment ca the non-allowable claim(s).	nceling
7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explan how the new or amended claims would be rejected is provided below or appended.	ation of
The status of the claim(s) is (or will be) as follows:	
Claim(s) allowed: <u>none</u> . Claim(s) objected to: <u>none</u> .	
Claim(s) rejected: <u>1-10</u> .	
Claim(s) withdrawn from consideration: <u>none</u> .	
AFFIDAVIT OR OTHER EVIDENCE	
8. The affidavit or other evidence filed after a final action, but before or on the date of filing a Notice of Appeal will <u>not</u> be because applicant failed to provide a showing of good and sufficient reasons why the affidavit or other evidence is necessary.	
and was not earlier presented. See 37 CFR 1.116(e).	
9. The affidavit or other evidence filed after the date of filing a Notice of Appeal, but prior to the date of filing a brief, will not entered because the affidavit or other evidence failed to overcome all rejections under appeal and/or appellant fails to p showing a good and sufficient reasons why it is necessary and was not earlier presented. See 37 CFR 41.33(d)(1).	
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached.	
REQUEST FOR RECONSIDERATION/OTHER 11. The request for reconsideration has been considered but does NOT place the application in condition for allowance be See Continuation Sheet.	cause:
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s).	
13. Other:	
WILLIAM K. CHEUNG	,
WILLIAM K. CHEUNER PRIMARY EXAMINER	15/

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

Advisory Action Before the Filing of an Appeal Brief

Part of Paper No. 030206

Continuation Sheet (PTOL-303)

Application No.

Continuation of 3. NOTE: The proposed amendment for claim 1 changes the scope of the claimed invention. Therefore, proposed amendment introduces new issue that would require further consideration or searches by the examiner.

Continuation of 11. does NOT place the application in condition for allowance because: In view of new issue, the proposed amendment is not entered. Further, regarding applicants' argument that the recited "alkypolyenyl group" means a hydrocarbon having plurality of unsaturated bonds, applicants must recognize that such definition is not found in the original specification. Without a proper definition, the examiner has a reasonable basis to believe that the recited "alkypolyenyl" is a polymeric group formed by polymerization of unsaturated hydrocarbons where the unsaturation is consumed by the polymerization process.

WILLIAM K. CHEUNG PRIMARY EXAMINER \$\frac{2}{0.6}